## In Council. ARRAPOLIS. MAY 16, 1805.

OLDIAID. That the aft to provide for the trial of facts in the feweral countries of this fixte, and to after. thange and about all fact parts of the commissi-שמם בנו למוש כל בסיכושבורטו בנ וכלבנו ש נחב בנtieral court and court of appeals, be published twice in each wiell for the pare of phree mornies in the Maryland Gierrie, at Autrapoles; the American-Tengripre, und the Federal Guerte, et Baltamore: the National Intelligencer; the Reportation Advocate and Burgott paper, at Frederick-town; General's paper, at magaris-town; and at Smith and Comer's papers as Exten-

By order. NINIAN PINENEY, Clot.

An AST in from the fire reasonal of facilities in the secneed comment of the state may be more though מינו מונונות בשור ביו ביו ביוני ביונים ביוני from if givernment is realised to the general court

BE is exerted, to the Greenel Assembly of Marie Lea ellelfia is maner me fum fill sing to vis Stier-Marte Charlet and Prince-George Count is. fill er meier Linen, Czen, Kena (Lennange) god Teloct contries, the toe the fesond E with; Co . vers Anne-Arunde, and Montgomery quarters figure be the inni olinett. Carilles, Dorineten Somether and Wortester deposition than on the feath of this ; Freience. We targets and Alegery touches them ปราเทศ รักษา อักโกลัง ( ซึ่งโนเมษายายายั เพื่อที่เกล ยาและเลย fiel to less efficie est there mell or appointed, for each of the fold Joseph different suffer periods of the tigr ty wat lacas legal was was get relidents of the date ef Merriena was on a previous to kna auring their zátny ži judyni, refize in the difritt for which i sy Mil . Felge Cavery de apprinted. or e of whom the los for et or or elementary Chief Judge, and the other test Military Judges of the chief fraction which they find The state of the s

The second secon michelanour in convincion in a court of laws or had be removed by the governor, upon the address of the general substilla print that that there of all the members of each house conce. In fach picreits and the county courts, is as alterial tillach hea, thail have. But and exercise is the feveral countries of tern there are a every the private authorities and profit to the win to the charty counts of the flate row have, the and exercise, and which shall be here. after are or sell by itm; and the faid county courts, chroning to the self than respectively thoid treer felflows or the inversal countries at facilitimes and places as the legalistore thail corect and appoint, and the falave, of the fall judget thall not be diminished during the period of their continuance in office.

II. Ata se it eraited, That in any fuit or adion at law hereafter to be commented or inflituted in any county court of this trate, the judges thereof, upon fuggestion, in writing, by either of the parties thereto, supported by affiliavit, or other proper evidence, that a fair and impartial trial cannot be had in the county court of the county where such full or action is depending, shall and may order and direct the record of their proceedings in fach fuit or action to be transmitted to the judges of any county court within the diffrict for trial, and the judget of such county court, to whom the faid record shall be transmitted, shall hear and determine the tame in like manner as if fuch fuit or action had been originally inflituted therein; provided nevertheless, that such suggestion shall be made as aforefaid before or durit ; the term in which the iffee or iffees may be joined in faid fuit or action; and provided alfo, that fuch turther remedy may provided by law in the premifes as the le-

gislature shall from time to time direct and enact. III. And be it enacted, That it any party prefer or indicted in any of the county courts of this flate, shall suggest, in writing, to the court in which such profecution is depending, that a fair and impartial trial cannot be had in fuch court, it fleat and may be lawful for the faid court to order and direct the record of their proceedings in the faid profecution to be transmitted to the judges of any adjoining county court for tral, and the judges of such adjoining county court shall hear and determine the same in the fame manner as if fuci. profecution had been originally instituted therein; provided, that such further and other remedy may be provided by law in the premises as the legislature may direct and enact.

IV. And be it enacted, That if the attorney-general, or the profecutor for the finte, shall suggest, in writing, to any county court before whom an indictment is or may be depending, that the state cannot have a fair and importial trial in fuch court, it shall and may be lawful for the faid court, in their diferetion, to order and direct the record of their proceedings in the faid profecution to be transmitted to the judges of any adjoining county court for trial, and

chief judges of the several judicial districts of the state, which said court of appeals shall hold, use and exercise, all and singular the powers, authorities and jurisdictions, heretosore held, used and exercised, by the court of appeals of this state, and also the ap-

by earlichted final fit on the western and eithern thores for transacting and determining the buliness of the respective Stores, at such times and places as the fature legiliature of this frate thall direct and appoint, and are three of the faid judges of the court of apcales pending in this court; and the judge who has grant i decides in any case in the county court, thati withdraw from the berch upon the deciding of the fame case before the coors of appeals; and the judges of the court of appeals may appoint the circles of full court for the wellers and eathers flores reflecttive to who hall hald their appointment during good behaviour, removable only for milienatious on conwifilib- is a gouer of law; and in cale of Ceath, refor every differentiables of removal out of the fixte, in from total respective shores, of either of the said cleaks in the variation of the field counts the governor. भीति हो । हो देश हो हो है एक एक्ट्राही, त्यामु अनुस्ताहर अरहे एक्ट्रान man a fir ind per perfon to foch vecent effice. to he a tre fami aftal the text meeting of the fad Court : 200 22 'aws paffel after tim zet fhail take eifeft. feet, be recorded in the office of the court of

eppeals of the western there.
Vi. 25th is a separed. That all and every part of the common a sid form of government which releave to a count of appeals and the general Counts as the judges thereof, or that is in any manner repugnant to, er if real test with the providers of this set, it and the fame is bereby repealed, abengmed and annig egt, genn tie einfemation bereitt gebolden, that reshirip mark n comuzined သိန္နာ မင္းမက္ခြားမႈခံ ဦး ညေးသွာ authorie vie reminal of the clerks of the respective tour ty courts, being in communicipa earlie some of the people of the acts in any other mode or meaner than tost freitmost ty the confliction and form of go-

VII. End le it enoched. That if this paticuli be tor Ermed ty the general according after the next electrical of leelegates, in the first legion after fuch new election, as the committation and term of governe by jettion, in writing, to this court graving thele ment carefis, that in fuch cafe this act, and the altera-tions and amendments of the confitution and a fin of and the state of t The land Configuration and form of governments to all case, as by the land cat is required, by a proceed to intents and purpoless any thing in the faid conflitue tion and form of government to the contrary not-wirhftar ding.

Anne-Arundel County Court,

APRIL TERM. 1505. SINGLETON WARFIELD, an infolvent debter of Anne-Arundel county, having applied, by petitier, in writing, to Anne-Arundel county court, praying the benefit of an act for the benefit of infolent debtors, paffed at November feision, eighteen hundred and four, and a schedule of his property, and a lift of creditors, on cath, as by the faid act is required, being annexed to his faid petition; and the faid Singleton Warfield being under an arrest upon mesne process for debts due before the passage of the fam act, and having proved to the fatisfaction of the faid court that he had refided in the state of Maryland the two last years preceding the passage of thesaid act-It is thereupon adjudged and ordered, that the faid Singleton Warfield appear before the faid court, at the court-house, in the city of Annapolis, on the-twentyfourth day of September next, then and there to produce to faid court, the affent, in writing, of creditors holding two thirds of the amount of his debts, and to ar fwer such interrogatories as may be proposed to him by his creditors, and that the faid day be and it is hereby appointed the time for faid creditors to appear and recommend a trustee for their benefit, and that the said Singleton Warfield give them notice of the passage of this order, by causing a copy of it to be inferted in the Maryland Gazette once in each of the next twelve successive weeks.

Signed by order, NICH: HARWOOD, Clk. May 31, 1805.

List of Letters

Remaining in the Post-Office, Annapolis, June 30, 1805.

OHN BRISON, David Bangs, rev. Mr. Bitouzey. Chloe Cook, Philip Curran, William Caton, jun. John W. H. Carroll (2). Thomas Duckett. Antoniene Formige. John Gwinn, John Gibson (6), Frederick & Saml. Green, Richard Gray. Samuel H. Howard, John J. Hellen, Edward Hall, Dr. Haller (2), Samuel Hayward. George Jennet. Saml. Mole, William Bond Martin, John Munroe, George Mackubin, R. M'Corley, Thomas Mofs, Hugh M'Guire. Roger Perry, Charles Phillaips. John Ragan, jun. John M. Sewell, Basil Spalding, William Smith. Alexander Stawart. Philiam Thomas William Smith, Alexander Stewart. Philip Thomas (2), Washing.on C. Tuck, John Teutle, Sarah Tood. Gideon White (2), Elizabeth Wood, Joseph Williams, Annapolis.

Widow Awkarks. John Brice Burgess, Rezin Baldwin. Samuel Elton. Solomon Groves, Benjamin Gaither. William Hammond, Thomas Hobbs, the judges of fuch county court shall hear and determine the same as if such prosecution had been originally instituted therein.

V. And be it enacted, That there shall be a court of appeals, and the same shall be composed of the chief judges of the several indicial districts of the same shall be composed of the chief judges of the several indicial districts of the same shall be composed of the chief judges of the several indicial districts of the same shall be composed of the several indicial districts of the same shall be composed of the same shall be same shall be same shall be same shall be called. An persons accessed are hereby warned to exhibit the same shall be called are hereby warned to exhibit the same shall be called are hereby warned to exhibit the same shall be called are hereby warned to exhibit the same shall be called are hereby warned to exhibit the same shall be called are hereby warned to exhibit the same shall be called are hereby warned to exhibit the same shall be called are hereby warned to exhibit the same shall be called are hereby warned to exhibit the same shall be called are hereby warned to exhibit the same shall be called are hereby warned to exhibit the same shall be called are hereby warned to exhibit the same shall be called are hereby warned to exhibit the same shall be called are hereby warned to exhibit the same shall be called are hereby warned to exhibit the same shall be called are hereby warned to exhibit the same shall be called are hereby warned to exhibit the same shall be called are hereby warned Warfield, Caleb Warfield, John Whitworth, Becky May, 1805. Wilson, Anne-Arundel county.

John Beauchamp, Anemessex. Adam Scott, Maryland.

S. GREEN, P. M. pellate jurisdiction heretofore used and exercised by None of the the general court; and the said court of appeals here-None of the above letters will be delivered with-

By Anne-Arundel County Court,

APRIL TEEM, 1805. OSHUA MARRIOTT, jacker, an infilter ceptor of Anne-Arandel copy, having and by pengion, in writing, to Anne-Armidel County Court, praying the benefit of an act of aleably to the benefit of infolvers deputer, pair at Novembe fertion, eighteen hungred and four. att a febroule of his property, and a lift of cratitors, in eath art the full set is required, being superied to his long ution, and the said Johna Martants, brown, bug under an arrell upon mellie process and a capits at thefactericum for dents due before the passing of the faid set, and having proved to the fathfachland the fail court, that he had refided in the flate of Maryland the two laft years preceding the passaged fare zet \_\_ It is thereupen adjudged and ordered, that the fald Jothua Marriott, junior, appear belie tie fail court, at the court-boufe in the city of Antapolis, on the twenty-fourth day of September par then and there to produce to faid court the effert in writing, of creditors holding two thirds of the around of his section the to answer fuch interrogatore a mor de empefed to him by his creditors, and that the fall day se and it is hereby appeared the time for fula treaters to appear and recommend a treffet for their sepects the tout the fat Johns Marion which give them notice of the pallage of this day e copy of it to be inferted in the Man. I Gezeite ofte in each of the bext thehe fice

Signed Ly roles. .NICH: HARWOOD, CL A. A. Couter Court.

Prince-George's County Court,

Aren Tegu. And 12, 1805. ICHARD G. HARDEST .. . . . . . thenteb RICHARD G. HARDEST I. on a theatenin the state of the pelate pelate and the state of the general affert vet Meryland, granied, "An Ad his petition, and the said Richard G. Harmer, have ing proved to the fatisfaction on the court, that he reficed within the flate of Mary and the two receic. ing years prior to the passage of the mile son inche. ng committee by the court into the cultury of the meriff of Frince-George's county for a debt due and 6. hig before the passage of the faid aft. and having, apon giving band and fecurity agreeably to lad act, to appear before this court, on the fift Tuesday in September next, been affeharged frem either. It b thereupon sujudged and ordered by the court berethat the faid Richard G. Hardetty, aprear before this court, at the court-house in Upper-Marbatter h town, on the first Tuesday in September reat, then and there to produce to the court; the affect in writing of creditors holding two thirds of the amount of his debts, and to answer such interrogatories as may be proposed to him, and that the faid day be, and it is hereby appointed the time for faid cred tors to appear and recommend a truftee for their teneft. Ard the fald Richard G. Hardesty is hereby directed to give notice to his creditors, of his application, by causing a copy of this order to be inferred eight weeks luce centively in the Marylands Gazette, previous to the next term.

5 Truescopy. Teft. JOHN READ MAGRUDER, in ch.

Public Sale.

Will be EXPOSED to PUBLIC SALE, on Friday the 26th of July, at Mr. EDWARD HALL'S quarter, where Mr. Ezekiel Phelp's lately relided, at 12 o'clock, for cash,

WO negro lads, Dick and Jack, taken as the property of Martha and Edward Hall, to far fy fundry officers fees.

HENRY HOWARD, Late theriff. June 25, 1805.

Notice is hereby given, HAT application will be made to the justices of Anne-Anundel county court, at September term next, for commission to mark and bound a tract of land called The Best Success, lying in Saint-Margaret's Westminster parish, in the county aforefaid, agreeably to act of affembly in fuch take made and provided.

July 1, 4805.

HENRY H. DORSEY, HENRY EVANS.

HAT the subscriber, of Anne-Arundel counts, in the state of Assert in the state of Maryland, hath obtained for the orphans court of Anne-Arundel county, in Mary land, letters teflamentary on the personal clize of ROGER DITTY, late of Anne-Arundel county deceased. All persons having claims against the deceased are hereby warned to exhibit the same, with SAMUEL JACOB, Executor.

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